Exempt on sight drafts.

"thereof" in line eight. But the laws now in force in this State with regard to days of grace on sight-drafts shall remain in force and shall not be construed to be repealed by this act.

When act in force.

Sec. 2. That this act shall be in force from and after April the first, one thousand nine hundred and five.

In the General Assembly read three times, and ratified this the 28th day of February, A. D. 1905.

CHAPTER 328.

AN ACT TO FIX AND REGULATE THE TIME FOR HOLD-ING THE SUPERIOR COURTS IN THE SIXTH JUDICIAL DISTRICT.

The General Assembly of North Carolina do enact:

Courts to be held:

Section 1. That the courts of the Sixth Judicial District shall be held as follows:

Harnett county.

Harnett—Fourth Monday before the first Monday in March, two weeks; eleventh Monday after the first Monday in March, one week; first Monday in September, one week; tenth Monday after the first Monday in September, two weeks, which shall be for the trial of civil cases only.

Johnston county.

Johnston—First Monday in March, two weeks; first Monday after the first Monday in September, two weeks; fourteenth Monday after the first Monday in September, two weeks.

Wake county.

Wake—Eighth Monday before the first Monday in March, two weeks; third Monday after the first Monday in March, two weeks; eighth Monday before the first Monday in September, two weeks; and the third Monday after the first Monday in September, two weeks—all for the trial of criminal cases exclusively; second Monday before the first Monday in March, two weeks; seventh Monday after the first Monday in March, three weeks; and seventh Monday after the first Monday in September, three weeks—all for the trial of civil cases exclusively.

Wayne county.

Wayne—Sixth Monday before the first Monday in March, two weeks; fifth Monday after the first Monday in March, two weeks; second Monday before the first Monday in September, two weeks; twelfth Monday after the first Monday in September, two weeks.

Civil cases in Wayne county. Sec. 2. That no civil action shall be tried in the county of Wayne during the first week of any of said terms except by consent

Repealing clause.

SEC. 3. That all laws in conflict with this act be and the same are hereby repealed.

Sec. 4. That this act shall be in force from and after its ratification.

In the General Assembly read three times, and ratified this the 28th day of February, A. D. 1905.